

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X

Fox Shiver, LLC, a New York Limited  
Liability Company;

Case No.: 1:24-cv-1962

Plaintiff

v.

Individuals, Corporations, Limited  
Liability Companies, Partnerships,  
and Unincorporated Associations Identified  
on Schedule A to the Complaint,

Defendants.

-----X

**~~PROPOSED~~ CONSENT ORDER AND JUDGMENT**

Plaintiff Fox Shiver LLC (“Plaintiff”) filed this action against Defendant JustButtonsShop (“JustButtonsShop”) (#49), and other Defendants. Plaintiff and JustButtonsShop have resolved all claims arising from the allegations in the Complaint.

THIS COURT HEREBY FINDS that it has personal jurisdiction over JustButtonsShop because JustButtonsShop directly target their business activities toward consumers in the United States, including New York, offering to sell and ship products into this Judicial District, and contracting with a New York based company, Etsy, Inc. (“Etsy”), to operate JustButtonsShop’s interactive, e-commerce storefront. JustButtonsShop contracted with Etsy to create a commercial online storefront through which products incorporating Plaintiff’s federally registered Artwork, namely the artwork titled “Not Today,” bearing U.S. Copyright Registration VA-2-240-645. In contracting with Etsy, JustButtonsShop paid Etsy listing fees and commissions relating to the sale of goods incorporating Plaintiff’s artwork.

paid by JustButtonsShop in order to settle all claims, as memorialized in the parties' settlement agreement (the "Settlement Amount") and that a portion of the Settlement Amount will be paid from funds currently frozen in JustButtonsShop's Etsy Account (the "Account Balance").

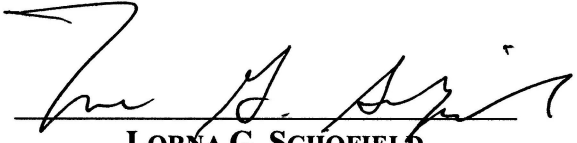
IT IS HEREBY ORDERED that:

1. Etsy is ordered to transfer the Account Balance from JustButtonsShop's account to Plaintiff within seven (7) calendar days of receipt of this Order.
2. Upon Etsy's transfer of the Account Balance to Plaintiff, Etsy shall remove any restraints that were placed on JustButtonsShop's e-commerce stores and financial accounts pursuant to the Temporary Restraining Order [Doc. 9].
3. This case is dismissed solely as it relates to this Defendant, with leave to reinstate within one hundred and eighty (180) days, at such time, absent a motion to reinstate, shall automatically convert to a dismissal with prejudice.
4. Plaintiff and JustButtonsShop shall bear its own attorneys' fees and costs.

April 19, 2024

SO ORDERED this \_\_\_\_ day of \_\_\_\_\_, 2024

The Clerk of Court is respectfully directed  
to close the motion at Dkt. 28.

  
**LORNA G. SCHOFIELD**  
**UNITED STATES DISTRICT JUDGE**